

THE McDANIEL LAW FIRM, PC
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Attorneys for Plaintiff

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY**

CENTURY MEDIA, LTD.,

Plaintiff,

v.

JOHN DOES 1-944, such persons being
presently unknown participants and members
of a joint enterprise, and SWARM # 4234C,
a joint enterprise,

Defendants.

Civ. Action No. 2:12-cv-3868(FSH)(PS)

**NOTICE OF MOTION FOR LEAVE
TO TAKE EXPEDITED DISCOVERY
PRIOR TO THE RULE 26 CONFERENCE**

PLEASE TAKE NOTICE that the Plaintiff, **CENTURY MEDIA, LTD.**, will move before this Court on August 6, 2012 at 9:00 A.M., or as soon as counsel may be heard, for an Order permitting expedited discovery prior to the Rule 26 Conference.

TAKE FURTHER NOTICE that in support thereof Plaintiff shall rely on the within Declaration of David Farris, Declaration of Jay R. McDaniel, Esq. and Memorandum of Law.

TAKE FURTHER NOTICE that oral argument is not requested.

DATED: July 13, 2012

THE McDANIEL LAW FIRM, PC

By: _____



Jay R. McDaniel, Esq.
Attorneys for Plaintiff